

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTO	RNEY DOCKET NO.	
09/219,9	66 12/23/98	TIPIRNENI	I	<	34279.0100	
-		LIMO 1 /0.01 0	EXAMINER			
НОМАВЪ Т	SOBELMAN	WM31/0913	æ	GRANT II.J		
SNELL & U			ART UN		PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Office Action Summary

Application No. 09/219,956

Applicant(s)

Tipirneni

Examiner

Grant

Art Unit 2624

The MAILING DATE of this communication app	ears on the cover sheet with the correspondence address			
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.				
<ul> <li>Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communica</li> <li>If the period for reply specified above is less than thirty (30) days,</li> </ul>	ation.			
be considered timely.				
<ul> <li>If NO period for reply is specified above, the maximum statutory per communication.</li> </ul>	eriod will apply and will expire SIX (6) MONTHS from the mailing date of this			
- Failure to reply within the set or extended period for reply will, by st	tatute, cause the application to become ABANDONED (35 U.S.C. § 133).			
<ul> <li>Any reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	mailing date of this communication, even if timely filed, may reduce any			
Status				
1) Responsive to communication(s) filed on				
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This action is non-final.				
3) Since this application is in condition for allowand closed in accordance with the practice under	ce except for formal matters, prosecution as to the merits is Ex parte Quay/1935 C.D. 11; 453 O.G. 213.			
Disposition of Claims				
4) 🔀 Claim(s) <u>1-15</u>	is/are pending in the applica			
4a) Of the above, claim(s)	is/are withdrawn from considera			
5)	is/are allowed.			
6) 🗓 Claim(s) <u>1-6, 9, 11, and 12</u>	is/are rejected.			
7) 🔀 Claim(s) <u>7, 8, 10, and 13-15</u>	is/are objected to.			
8) 🗌 Claims	are subject to restriction and/or election requirem			
Application Papers				
9) The specification is objected to by the Examiner.	·			
10) The drawing(s) filed on	is/are objected to by the Examiner.			
11) The proposed drawing correction filed on				
12) The oath or declaration is objected to by the Exam				
Priority under 35 U.S.C. § 119				
13) Acknowledgement is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d).			
a) ☐ All b) ☐ Some* c) ☐None of:				
1.   Certified copies of the priority documents ha	ave been received.			
2.  Certified copies of the priority documents ha				
	documents have been received in this National Stage			
application from the International Bur *See the attached detailed Office action for a list of	reau (PCT Rule 17.2(a)).			
14) Acknowledgement is made of a claim for domest	tic priority under 35 U.S.C. § 119(e). JEROME GRANT			
Attachment(s)	PRIMARY EXAMINAL			
15) X Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).			
16) X Notice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)			
17) 🔀 Information Disclosure Statement(s) (PTO-1449) Paper No(s)5	_ 20)			

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## **Detailed Rejection**

With respect to claim 1, Shioto teaches a system for securing a transmission of data from a facility (camera and portable phone combination) shown by figure 3, to a centralized host server ( image server 6) for remote viewing from a person computer (pc 11 of the general housing office, or a coin operated machine 15); comprising: a camera device 1; an uploader device (communication means) configured to acquire information from the camera device, see figure 3, and to communicate such information over a network (radio communications) see figure 3; said host server 6 configured to communicate with a plurality of said uploader devices ( communication means or portable phone, or coin operated machines) through the network; and

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said person computer (11, 15 or see col. 2, lines 1-2) configured to communicate with the host server.

With respect to claim 2, see col. 8, line 58.

With respect to claim 9, see element 15 of Shioto.

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in

section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

Claims 3 - 5, 9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Shioto in view of Pinsky.

With respect to claim 3, Shioto teaches all of the subject matter upon which the claim depends

except that the network is a type of packet switched Internet or Ethernet type.

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Pinsky, at col. 6, lines 44-54 clearly teaches a network which is a packet switched Internet type and also containing a digital camera (at 66) a upload facility (administrative site 74); a network 70; a server 72 and a plurality of facilities or computer facilities (62, 64 and 66).

Since Shioto and Pinsky are both directed to transmission of images over a network, the purpose of sending information over a network such as the packet switched Internet would have been recognized by Shioto as set forth by Pinsky.

It would have been obvious to modify or change the radio communication network, as shown by Shioto, for the packet switched Internet type, provided by Pinsky, for the purpose of sending information from a camera or other imaging device over a network to computer.

With respect to claim 4, see text and images of patients which are discussed at col. 6, lines 44-54.

With respect to claim 5, Pinsky further teaches the medical images, according to col. 8 and col. 13, lines 10-25.

With respect to claim 9, although this claim can be rejected by Shioto alone, Pinsky refers to elements 62, 64 and 68 as the rooms of the facility.

With respect to claim 11, see the wireless network, as shown by figure 3.

2. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shioto in view of the Well Known Prior Art.

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Shioto teaches all of the subject matter upon which the claim depends except for the specific teaching of passwords.

While Shioto teaches a PC 11, as well as other coin operated machines 15, it is well known in the art of personal computer to user passwords and identification numbers for allowing the user to access the information of the computer.

3. Claims 7, 8, 10 and claims 13-15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

4. (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

Claim 12 is rejected under 35 U.S.C. 102(e) as being anticipated by Sato.

Sato teaches a method for securely transmitting data acquired by a camera device to a centralized host server for remote viewing from a personal computer, said method comprising: acquiring and digitizing images using said camera device (1), see col. 4a, last paragraph;

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transmitting images to an uploader device (camera server 202A); transmitting said images to said host server (100n) via network 110; assembling a web page, including said images, at said host server in response to a request from said personal computer; and transmitting said web page to said personal computer (viewer 203 and see col. 6a and 6b).

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jerome Grant II whose telephone number is (703) 305-4391. The examiner can normally be reached on Mon.-Fri. from 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Moore, can be reached on (703) 308-7452. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

J. Grant VI Sept 7/2001